# **SEPA** 1998 Compliance Report Acid Rain Program



#### **BACKGROUND**

The Acid Rain Program was established under Title IV of the 1990 Clean Air Act Amendments. The program calls for major reductions of sulfur dioxide ( $SO_2$ ) and nitrogen oxides ( $NO_x$ ), the pollutants that cause acid rain, while establishing a new approach to environmental protection through the use of market incentives. The program sets a permanent cap on the total amount of  $SO_2$  that may be emitted by electric utilities nationwide at about one half of the amount emitted in 1980, and allows flexibility for individual utility units to select their own methods of compliance. The program also sets  $NO_x$  emission limitations (in lb/mmBtu) for electric utilities, representing about a 27 percent reduction from 1990 levels. The Acid Rain Program is being implemented in two phases: Phase I began in 1995 for  $SO_2$  and 1996 for  $NO_x$ , and will last until 1999; Phase II for both pollutants begins in 2000 and is expected to involve over 2,000 units. In 1998, there were 408 units affected by the  $SO_2$  provisions of the Acid Rain Program, 235 of which were also affected for  $NO_x$ , and an additional 305 utility units affected only by the  $NO_x$  provisions.

Acid rain causes acidification of lakes and streams and contributes to the damage of trees at high elevations. In addition, acid rain accelerates the decay of building materials, paints, and cultural artifacts, including irreplaceable buildings, statues, and sculptures. While airborne,  $SO_2$  and  $NO_x$  gases and their particulate matter derivatives, sulfates and nitrates, contribute to visibility degradation and impact public health.

The SO<sub>2</sub> component of the Acid Rain Program represents a dramatic departure from traditional command and control regulatory methods that establish source-specific emissions limitations. Instead, the program introduces a trading system for SO<sub>2</sub> that facilitates lowest-cost emissions reductions and an overall emissions cap that ensures the maintenance of the environmental goal. The program features tradable SO<sub>2</sub> emissions allowances, where one allowance is a limited authorization to emit one ton of SO<sub>2</sub>. Allowances may be bought, sold, or banked by utilities, brokers, or anyone else interested in holding them. Existing utility units were allocated allowances for each future compliance year and all participants of the program are obliged to surrender to EPA the number of allowances that correspond to their annual emissions starting either in Phase I or Phase II of the program.

The  $NO_x$  component of the Acid Rain Program is more traditional, and establishes an emission rate limit for all affected utilities. Flexibility is introduced to this command and control measure, however, through compliance options such as emissions averaging, whereby a utility can meet the standard emission limitations by averaging the emissions rates of two or more boilers. This allows utilities to over-control at units where it is technically easier to control emissions, thereby achieving emissions reductions at a lower cost. Additionally, beginning in 1997, certain Phase II units could elect to become affected for  $NO_x$  early. By complying with Phase I limits, these early election units can delay meeting the more stringent Phase II limits until 2008.

At the end of each year, utilities must demonstrate compliance with the provisions of the Acid Rain Program. For the  $NO_x$  portion of the program, utilities must achieve an annual emission limitation at or below mandated levels. For  $SO_2$ , utilities are granted a 60-day grace period during which additional  $SO_2$  allowances may be purchased, if necessary, to cover each unit's emissions for the year. At the end of the grace period (the Allowance Transfer Deadline), the allowances a unit holds in its Allowance Tracking System (ATS) account must equal or exceed the unit's annual  $SO_2$  emissions. In addition, in 1995-1999 (Phase I of the program), units must have sufficient allowances to cover certain other deductions as well. Any remaining  $SO_2$  allowances may be sold or banked for use in future years.

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#### TO THE READER:

The Acid Rain Program 1998 Compliance Report summarizes compliance results that, for the fourth consecutive year since the Acid Rain Program began, show100 percent compliance with both sulfur dioxide (SO2) and nitrogen oxide (NOx) requirements. Over the past year there were also a number of significant Program improvements.

First, the allowance transfer deadline, the date by which a unit's allowance account is required to hold enough allowances to account for the previous year's SO2 emissions, was changed from January 30th to March 1 (Feb. 29 for leap years). This allows affected facilities additional time to determine their previous year's SO2 emissions and to ensure the availability of sufficient allowances to account for those emissions.

Second, in order to expedite transfers and reduce transaction costs the Acid Rain Program revised its regulations to allow an authorized account representative to specify allowance accounts to which allowances can be transferred without requiring the buyer's signature on each individual allowance transfer form.

Third, to avoid the imposition of extremely large excess emissions penalties for minor, inadvertent accounting errors, the Acid Rain Program now allows for the transfer of unused allowances from unit accounts at the same source to account for the emissions at a unit that lacks sufficient allowances. This leads to a smaller penalty, more in line with the violation, while still ensuring the environmental objective.

Fourth, the monitoring rule have was revised to enhance flexibility for industry by reducing monitoring requirements for certain units with low mass emissions, creating new monitoring options for some units, reducing certain quality assurance requirements, and increasing fuel sampling flexibility for certain units. The sum of these changes make the rule more efficient and less burdensome for the regulated community, EPA, and the States.

Finally, the Acid Rain Program permits regulation was revised to make new and retired unit exemptions easier for sources to comply with and simpler for the States to administer. These changes provide States with additional flexibility in meeting public notice requirements in the issuance of Acid Rain permits and allow for "direct/final" issuance of draft and proposed Acid Rain permits. The Program also eased public notice requirements related to the appointment of, and changes to, the designated representative and alternate designated representative.

We will continue to look for ways to improve the Acid Rain Program as we prepare for the year 2000 and the beginning of Phase II, and will work with all interested persons in ensuring that the Acid Rain Program meets its environmental goals with minimum cost and burden for affected sources and States.

#### **SUMMARY**

#### 100 Percent Compliance with both SO<sub>2</sub> and NO<sub>x</sub> Requirements in 1998

All 713 boilers and combustion turbines (referred to as "units") affected by the SO<sub>2</sub> and NO<sub>x</sub> regulations of the Acid Rain Program in 1998 successfully met their emissions compliance obligations.

- ♦ All 408 units subject to SO<sub>2</sub> requirements in 1998 held sufficient allowances to cover their emissions. Of the 5,300,861 allowances deducted from compliance accounts almost all (5,298,498 or 99.96 percent) were for emissions, but other deductions were also made as required by the Acid Rain Program regulations.
- ◆ All 540 units subject to the NO<sub>x</sub> requirements in 1998 demonstrated compliance with applicable annual emission limitations. Of these 540 units, 235 were also subject to SO<sub>2</sub> requirements, while 305 units were affected only for NO<sub>x</sub> (30 Phase I units and 275 Phase II "early election" units).

#### 1998 SO<sub>2</sub> Emissions of Phase I Units were 24 Percent Below Allowable Level

SO<sub>2</sub> emissions in 1998 were 1.7 million tons (or 24 percent) below the 7 million ton allowable level as determined by 1998 allowance allocations. Since an additional 7.9 million allowances were carried over, or banked, from 1997, the overall number of allowances available in 1998 was 14.9 million, of which affected units consumed only about 35 percent. Actual emissions for the 408 units participating in 1998 were 5.3 million tons, down 180,000 tons from emissions of the 423 units affected in 1997.

### 1998 Phase I Unit NO<sub>x</sub> Emission Rates 41 Percent Below 1990; NO<sub>x</sub> Tons 29 Percent Lower Than in 1990

Emission rates for the 265 Phase I utility units dropped by 41 percent below 1990 levels, from an average of 0.70 pounds of  $NO_x$  per million Btu of heat input (lb/mmBtu) to an average of 0.41 lbs/mmBtu; this rate is 16 percent below the compliance rate of 0.49 lbs/mmBtu for these units.  $NO_x$  emission levels for these units were 390,254 tons (or 29 percent) below 1990 levels.

### 1998 NO<sub>x</sub> Emission Rates of Early Election Units Even Lower Than Rates for Phase I Units

For the 275 Phase II units which elected to meet Phase I  $NO_x$  rates early, emission rates dropped from an average of 0.46 lbs/mmBtu in 1990 to 0.38 lbs/mmBtu in 1998, a 17 percent decrease and 19 percent below the compliance rate of 0.47 lbs/mmBtu for these units. Therefore, while utilization of these units increased by 28 percent between 1990 and 1998,  $NO_x$  tons increased by only 8 percent.

#### **Monitoring Performance Excellent Once Again**

For the fourth year of the Acid Rain Program, the continuous emission monitors used by participants continue to provide some of the most accurate and complete data ever collected by the EPA. Statistics reflect excellent monitor operation of all units affected by both Phase I and Phase II of the program.

Accuracy: SO<sub>2</sub> monitors achieved a median relative accuracy (i.e., deviation from the

reference test method) of 3.0 percent; flow monitors, 3.0 percent; and NO<sub>x</sub>

monitors, 3.1 percent.

Availability: SO<sub>2</sub> and flow monitors achieved a median availability of 99.5 and 99.7 percent,

respectively, while NO<sub>x</sub> monitors achieved a median reliability of 99.2 percent.

## SO<sub>2</sub> Market Active; Volume of Allowances Transferred Between Distinct Entities in 1998 Continues to Increase

Activity in the allowance market continued to increase in 1998. The volume of allowances transferred between unrelated parties in economically significant trades increased from 7.9 million in 1997 to 9.5 million in 1998.

#### AFFECTED POPULATION IN PHASE I

Exhibit 1 provides a summary of the affected population of units under the Acid Rain Program from 1995 through 1999. The table illustrates that although the units listed in Table 1 of the CAAA are consistently affected for both SO<sub>2</sub> and NO<sub>x</sub> beginning in 1997, the total universe of affected units varies year to year because of the flexibility offered by the program.

Exhibit 1
Affected Units During Phase I of the Acid Rain Program

		1995	1996	1997	1998	1999
SO <sub>2</sub>	Table 1	263	263	263	263	263
	Substitution and Compensating	182	161	153	135	Variable
	Opt-in	0	7	7	10	Variable
	TOTAL	445	431	423	408	Variable
NO <sub>x</sub>	Table 1	NA	144	170	171	171
	Substitution	NA	95	95	94	94
	Early-Election	NA	NA	272	275	Variable
	TOTAL	NA	239	537	540	Variable

#### SO<sub>2</sub> PROGRAM

#### 408 Units Underwent Annual Reconciliation for SO<sub>2</sub> in 1998

There were 398 affected utility units and 10 opt-in units that underwent annual reconciliation in 1998 to determine whether sufficient allowances were held to cover emissions. These 408 units are listed in Appendix A and include 263 utility units specifically required to participate during Phase I, 135 utility units not initially required to participate until Phase II, but electing to participate early as part of

multi-unit compliance plans<sup>1</sup>, and 10 other units that elected to join as part of the Opt-in Program<sup>2</sup>. There were 8 fewer units undergoing annual reconciliation than in 1997.

#### 1998 SO<sub>2</sub> Emissions Target was 6.97 Million Tons

The number of allowances allocated in a particular year, the amount representing that year's allowable  $SO_2$  emissions level, is the sum of allowance allocations granted to sources under several provisions of the Act. In 1998, the emissions target established by the program for the 408 participating units was 6.97 million tons. However, the total allowable  $SO_2$  emission level in 1998 was actually 14.93 million tons, consisting of the 6.97 million 1998 allowances granted through the program and an additional 7.96 million allowances carried over, or banked, from 1997.

The initial allocation and the allowances for substitution and compensating units represent the basic allowances granted to units that authorize them to emit SO<sub>2</sub> under the Acid Rain Program. Additional allowances for the year 1998 were also made available through the allowance auctions, held annually since 1993. Other allowances issued in 1998 were from special provisions in the Act, which are briefly explained in Exhibit 2 on the following page. In addition, any allowances carried over from previous years (banked allowances) are available for compliance and included in the allowable total.

Beginning in the year 2000 at the onset of Phase II, the volume of allowances allocated annually to the Phase I units will be reduced and the requirement to hold allowances will be extended to smaller, cleaner plants. Nationwide, the cap for all utilities with an output capacity of greater than 25 megawatts will be 9.48 million allowances from 2000-2009. In 2010, the cap will be reduced further to 8.95 million allowances, a level approximating one half of industry-wide emissions in 1980.

### SO<sub>2</sub> COMPLIANCE RESULTS

#### Phase I Units Better 1998 SO<sub>2</sub> Allowable Emissions Level by 24 Percent

The Phase I units affected in 1998 emitted at a level approximately 24 percent below 1998 allocations, as shown in Exhibit 3. This percentage is about the same as in 1997, with both emissions and

<sup>&</sup>lt;sup>1</sup> During Phase I of the of the Acid Rain Program, a unit not originally affected until Phase II may elect to enter the program early as a substitution unit or a compensating unit to help fulfill the compliance obligations for one of the Table 1 units targeted by Phase I. A unit brought into Phase I as a substitution unit can assist a Table 1 unit in meeting its emissions reductions obligations. Utilities may make cost-effective emissions reductions at the substitution unit instead of at the Table 1 unit, achieving the same overall emissions reductions that would have occurred without the participation of the substitution unit. A Table 1 unit may designate a Phase II unit as a substitution unit only if both units are under the control of the same owner or operator. Additionally, Table 1 units that reduce their utilization below their baseline may designate a compensating unit to provide compensating generation to account for the reduced utilization of the Table 1 unit. (A unit's baseline is defined as its heat input averaged over the years 1985-1987). A Table 1 unit may designate a Phase II unit as a compensating unit if the Phase II compensating unit is in the Table 1 unit's dispatch system or has a contractual agreement with the Table 1 unit, and the emissions rate of the compensating unit has not declined substantially since 1985. See Appendix B-1 for the relationship of these units to their Table 1 counterparts.

<sup>&</sup>lt;sup>2</sup> The Opt-in Program gives sources not required to participate in the Acid Rain Program the opportunity to enter the program on a voluntary basis, install continuous emission monitoring systems (CEMS), reduce their SO<sub>2</sub> emissions, and receive their own allowances.

allocations registering slight decreases. Appendix B-3 reports the 1998 emission and utilization levels for all Phase I affected units, as well as a comparison to these levels in 1997.

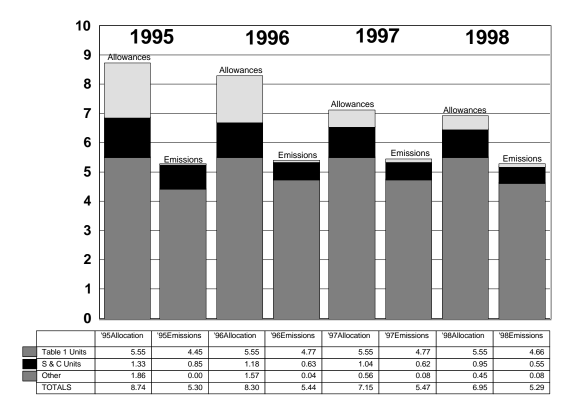
Relative to 1997, the 263 Table 1 units decreased their emissions by about 110,000 tons, or more than two percent in 1998, while increasing their utilization by just over one half of one percent. The 4.7 million tons emitted by these Table 1 units were still substantially below their 1998 allocation of 5.6 million allowable tons.

Exhibit 2 Origin of 1998 Allowable Emissions Level

Type of Allowance Allocation	Number of Allowances	Explanation of Allowance Allocation Type
Initial Allocation	5,550,820	Initial Allocation is the number of allowances granted to units based on their historic utilization, emissions rates specified in the Clean Air Act and other provisions of the Act.
Phase I Extension	178,211	Phase I Extension allowances are given to Phase I units that reduce their emissions by 90 percent or reassign their emissions reduction obligations to units that reduce their emissions by 90 percent.
Allowances for Substitution Units	948,708	Allowances for Substitution Units are the initial allocation granted to Phase II units which entered Phase I as substitution units.
Allowance Auctions	150,000	Allowance Auctions provide allowances to the market that were set aside in a Special Allowance Reserve when the initial allowance allocation was made.
Allowances for Compensating Units	15,838	Allowances for Compensating Units are the initial allocation granted to Phase II units which entered Phase I as compensating units.
Opt-in Allowances	97,932	Opt-in Allowances are provided to units entering the program voluntarily.
Small Diesel Allowances	27,656	Small Diesel Allowances are allocated annually to small diesel refineries that produce and desulfurize diesel fuel during the previous year. These allowances can be earned through 1999.
TOTAL 1998 ALLOCATION	6,969,165	
BANKED 1997 ALLOWANCES	7,959,676	Banked Allowances are those held over from 1995 through 1997 which can be used for compliance in 1998 or any future year.
TOTAL 1998 ALLOWABLE	14,928,841	

Substitution and compensating units in 1998 expended about the same percentage of their annual allocation as in 1997. In 1998, these 135 units were responsible for emitting approximately 550,000 tons of SO<sub>2</sub>, about 58 percent of their 950,000 allocation. In 1997, 153 substitution and compensating

Exhibit 3
Summary of SO2 Emissions versus Allocations
(Millions of Tons)



units emitted approximately 620,000 tons of SO<sub>2</sub>, or 60 percent of their 1.04 million allowable level.

Three new opt-in units joined the program in 1998, raising the total allocation to 98,000 allowances and the emissions level to 80,000 tons. The percentage of emissions to allowances allocated to opt-in units in 1998 increased by approximately 1% compared to 1997.

#### **Deducting Allowances for Compliance**

The total number of allowances deducted in 1998 was 5,300,861 which represents approximately 76 percent of all 1998 allowances issued. Almost all (99.95 percent) of the deducted allowances were for emissions. Exhibit 4 displays these allowance deductions, as well as the remaining bank of 1995 through 1998 allowances.

At an individual unit, the number of allowances surrendered was equal to the number of tons emitted at the unit, except where the unit shared a common stack with other units. For the purposes of surrendering allowances for emissions at a common stack, the utility was allowed to choose the proportion of allowances deducted from each unit sharing the stack, as long as enough allowances were

surrendered to cover the total number of tons emitted. If no apportionment was made, EPA deducted allowances equally among the units sharing the stack to cover total emissions reported by the stack. Appendix B-4 reflects the deductions for emissions at each unit after the common stack apportionment was made. Units sharing a common stack are listed directly under the entry for their common stack.

Under the Acid Rain Program, certain units applied for and received approval of Phase I Extension plans during the Phase I permitting process. These units fell into two categories: "control units" which were required to cut their emissions by 90 percent using qualifying technology<sup>3</sup> by 1997, and "transfer units" which reassigned their emissions reduction obligations to a control unit. Both kinds of units received extra SO<sub>2</sub> emissions allowances to cover the SO<sub>2</sub> they emitted beyond their basic Phase I allocations during 1995 and 1996. In addition, the control units were given Phase I extension allowances for 1997, 1998, and 1999. A total of 3.5 million allowances was distributed to all Phase I extension control and transfer units<sup>4</sup>.

For 1998, all 19 control units demonstrated meeting the 90 percent reduction requirement and, therefore, did not surrender any 1998 extension allowances. The 1998 tonnage emissions limitation, though, was exceed by five control units and eleven transfer units and resulted in a surrender of a total of 99,240 vintage 1999 allowances. The deduction amounts for each Phase I extension unit are included in Appendix B-2.

#### SO<sub>2</sub> ALLOWANCE MARKET

The flexibility provided by the Acid Rain Program enabled the 408 units affected in 1998 to pursue a variety of compliance options to meet their SO<sub>2</sub> reduction obligations, including scrubber installation, fuel switching, energy efficiency, and allowance trading. The presence of the allowance market has given some sources the incentive to overcontrol their SO<sub>2</sub> emissions in order to bank their allowances for use in future years. Other sources have been able to postpone and possibly avoid expenditures for control by acquiring allowances from sources that overcontrolled. The flexibility in compliance options is possible because of the accountability provided through strict monitoring requirements for all affected units that ensure one allowance is equivalent to one ton of SO<sub>2</sub>. The program's flexibility enabled all 408 sources to be in compliance in 1998 and significantly reduced the cost of achieving these emissions reductions as compared to the cost of a technological mandate.

<sup>&</sup>lt;sup>3</sup>Qualifying technology is defined in 40 CFR 72.2

<sup>&</sup>lt;sup>4</sup> Beginning in 1997, each of the 19 units designated as control units was required to show it had reduced its annual emission by at least 90 percent using qualifying control technology. If a unit could not make this demonstration, all or a portion of the extension allowances it received for the year under the Phase I Extension provisions were required to be surrendered. In addition, also beginning in 1997, each of the same 19 control units and each of the 61 other units designated as transfer units was required to meet a tonnage emission limitation approved in its permit. A unit that exceeded its limitation was required to surrender allowances for the following year.

Exhibit 4 SO <sub>2</sub> Allowance Reconciliation Summary			
Total Allowances Held in Accounts as of 3/1/99 (1995 through 1998 Vintages)*	14,928,841		
Table 1 Unit Accounts	8,585,043		
Substitution & Compensating Unit Accounts	1,306,220		
Opt-in Accounts	83,962		
Other Accounts**	4,953,616		
1998 Allowances Deducted for Emissions	5,298,498		
Table 1 Unit Accounts	4,664,898		
Substitution & Compensating Unit Accounts	553,349		
Opt-in Unit Accounts	80,251		
1998 Allowances Deducted Under Special Phase I Provisions***	2,363		
Table 1 Unit Accounts	65		
Substitution & Compensating Unit Accounts	1,755		
Opt-in Unit Accounts	543		
Banked Allowances	9,627,980		
Table 1 Unit Accounts	3,920,080		
Substitution & Compensating Unit Accounts	751,116		
Opt-in Unit Accounts	3,168		
Other Accounts**	4,953,616		

<sup>\*</sup> The number of allowances held in the Allowance Tracking System (ATS) accounts equals the number of 1998 allowances allocated (see Exhibit 2) plus the number of 1997 banked allowances. March 1, 1999 represents the Allowance Transfer Deadline, the point in time at which the 1998 Phase I affected unit accounts are frozen and after which no transfers of 1995 through 1998 allowances will be recorded. The freeze on these accounts is removed when annual reconciliation is complete.

The marginal cost of reducing a ton of SO<sub>2</sub> from the utility sector should be reflected in the price of an allowance. The cost of reductions continues to be lower than anticipated when the Clean Air Act Amendments were enacted, and the price of allowances reflects this. The cost of compliance was initially estimated at \$400-1000/ton, but was \$207/ton at the 1999 allowance auction. Prices have remained in the \$205 to \$215 range since January of 1999. Some market observers believe lower than expected allowance prices during the first several years of the program were due primarily to lower than expected compliance costs and larger than expected emission reductions, which have increased the supply of allowances and put downward pressure on prices. Exhibit 5 displays the price trend since mid-1994, based on monthly price reports from Cantor Fitzgerald Environmental Brokerage Services, and a market survey conducted by Fieldston Publications.

<sup>\*\*</sup> Other accounts refers to general accounts within the ATS that can be held by any utility, individual or other organization, and unit accounts for units not affected in Phase I.

<sup>\*\*\*</sup>Allowances were deducted for both underutilization and state cap provisions in 1998 (see Appendix B-4 for a thorough explanation).

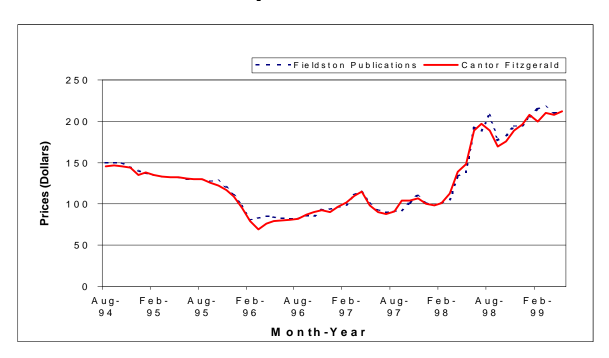
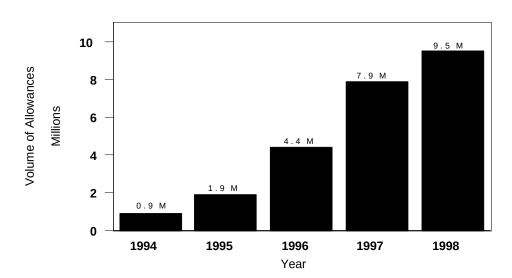


Exhibit 5 SO<sub>2</sub> Allowance Prices

Activity in the allowance market created under the Acid Rain Program remained strong in 1998, with 1,584 transactions moving about 13.5 million allowances in the Allowance Tracking System (ATS), the accounting system developed to track holdings of allowances. In terms of economically significant transfers, or those between unrelated parties, the volume of allowances transferred rose from 7.9 million in 1997 to 9.5 million in 1998. A record 70 percent of annual activity consisted of allowances transferred between economically distinct organizations, with more than half representing allowances directly acquired by utilities.

The most active market segment in 1998 in terms of allowance volume was composed of exchanges between brokers/traders and utilities, accounting for 6.3 million allowances. The next most active was the reallocation category, which covered an additional 3.2 million allowances. The category of transfers between unrelated utilities increased to 1.9 million allowances.

All transactions, along with data on account balances and ownership, are posted on the Acid Rain Division's Internet site (www.epa.gov/acidrain) on a daily basis in order to better inform trading participants. Also available are cumulative market statistics and analysis.



**Exhibit 6 Volume of SO<sub>2</sub> Allowances in Economically Significant Transfers** 

#### NO<sub>x</sub> PROGRAM

Instead of using allowance trading to facilitate emissions reductions, the Title IV  $NO_x$  program establishes standard emission limitations for affected units. Title IV of the 1990 Clean Air Act Amendments required EPA to establish  $NO_x$  annual average emission limits (in pounds of  $NO_x$  per million British thermal units of fuel consumed (lb/mmBtu)) for coal-fired electric utility units in two phases.

In April 1995, EPA promulgated 40 CFR Part 76 which established NO<sub>x</sub> emission limits beginning on January 1, 1996 for Group 1 boilers that were also part of the Phase I SO<sub>2</sub> program. (Group 1 boilers are dry bottom, wall-fired boilers and tangentially-fired boilers.) Phase I dry bottom wall-fired boilers are subject to a NO<sub>x</sub> emission limit of 0.50 lb/mmBtu; Phase I tangentially-fired boilers are subject to a NO<sub>x</sub> emission limit of 0.45 lb/mmBtu.

In addition, the April 1995 regulations allowed Phase II Group 1 units to use an "Early Election" Compliance Option. Under this regulatory provision, Group 1, Phase II NOx affected units can demonstrate compliance with the higher Phase I limits for their boiler type from 1997 through 2007 and not meet the more stringent Phase II limits until 2008. If the utility fails to meet this annual limit for the boiler during any year, the unit is subject to the more stringent Phase II limit for Group 1 boilers beginning in 2000, or the year following the exceedance, whichever is later.

In December 1996, EPA revised the NO<sub>x</sub> emission limits for Phase II, Group 1 boilers (0.46 lb/mmBtu for dry bottom wall-fired boilers and 0.40 lb/mmBtu for tangentially-fired boilers) and established emission limits for cell burner, cyclones, wet bottom and vertically-fired boilers (referred to as "Group 2 boilers") effective on January 1, 2000. As a result of the April 1995 and December 1996 rulemakings,

 $NO_x$  reductions were projected to be approximately 400,000 tons per year in 1996 through 1999 (Phase I), and 2,060,000 tons per year in 2000 and subsequent years (Phase II).

#### PHASE I NO<sub>x</sub> UNITS

#### 265 Phase I Units Were Subject to Emission Limitations in 1998

In 1998, 265 coal-fired utility units were subject to the Title IV Phase I emission limitations for  $NO_x$ .<sup>5</sup> The 265 Phase I  $NO_x$  affected units include 171 Table 1 units and 94 substitution units whose owners chose to participate in Phase I as part of an  $SO_2$  compliance strategy. This group of units is subject to the Phase I emission limitations throughout Phase I and Phase II. Exhibit 7 shows the number of Phase I  $NO_x$  affected units by boiler type.

Exhibit 7
Phase I NO<sub>x</sub> Units by Boiler Type

Boiler Type	Standard Emission Limit	Table 1 Units	Substitution Units	All Units
Tangentially-fired Boilers	0.45	94	41	135
Dry Bottom Wall-fired Boilers	0.50	77	53	130

#### Phase I NO<sub>x</sub> Compliance Options

For each Phase I NO<sub>x</sub> affected unit, a utility can comply with the applicable standard emission limitation, or may qualify for one of two additional compliance options which add flexibility to the rate-based compliance requirements:

- **!** Emissions Averaging. A utility can meet the standard emission limitation by averaging the heat-input weighted annual emission rates of two or more units.
- ! Alternative Emission Limitation (AEL). A utility can petition for a less stringent alternative emission limitation if it uses properly installed and operated low NO<sub>x</sub> burner technology (LNBT) designed to meet the standard limit, but is unable to achieve that limit. EPA determines whether an AEL is warranted based on analyses of emissions data and information about the NO<sub>x</sub> control equipment.

Exhibit 8 summarizes the compliance options chosen by Phase I affected  $NO_x$  units for 1998. As in 1996 and 1997, averaging was the most widely chosen compliance option. For 1998, there were 24 averaging plans involving 204 Phase I  $NO_x$  units. See Appendix C-1: List of Averaging Plans and

<sup>&</sup>lt;sup>5</sup> Compared with 1997, the universe of units remained the same, except that Mt. Storm Unit 2 (WV) was added because its compliance extension expired and Gadsby Unit 3 (UT) was deleted because it was mistakenly identified in previous years as a coal-fired utility unit.

Results in 1998.

#### Exhibit 8 Compliance Options Chosen in 1998

Compliance Option	Number of Units
Compliance with Standard Emission Limitation	51
Emissions Averaging	204
Alternative Emission Limitation	10
TOTAL	265

#### PHASE I NOX COMPLIANCE RESULTS

For 1998, EPA has determined that all 265 Phase I NO<sub>x</sub> units met the required emission limit through compliance with either the standard emission limitation, emissions averaging, or an alternative emission limitation. See Appendix C-2: Compliance Results for the 265 NO<sub>x</sub> Affected Units. For a more detailed description of EPA's methodology for determining compliance with Phase I NO<sub>x</sub> limits, see Appendix C-4 in the Acid Rain Program 1996 Compliance Report.

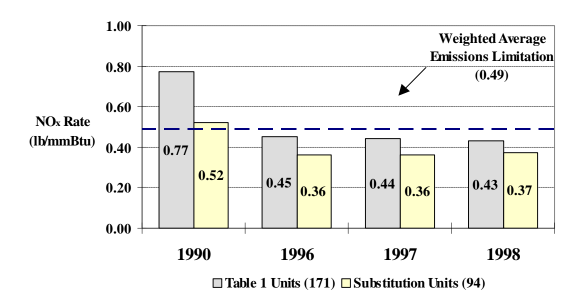
#### NO<sub>x</sub> Emission Rate Reduction

From  $1990^6$  to 1998, the average  $NO_x$  emission rate of the 265 Phase I units declined by 41% (from 0.70 lb/mmBtu to 0.41 lb/mmBtu). As shown in Exhibit 9, on average, both Table 1 and substitution units were below the average Phase I emission limit of 0.49 lb/mmBtu (the heat input weighted average of the applicable limits).

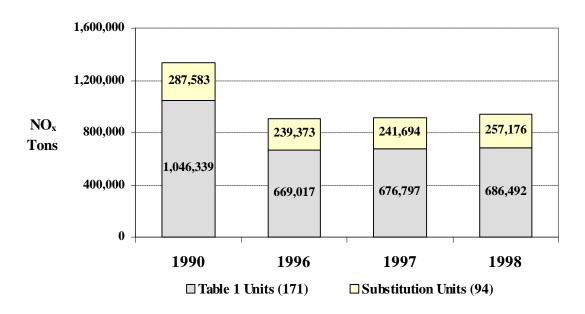
#### NO<sub>x</sub> Mass Emissions Reduction

Exhibit 10 illustrates the change in  $NO_x$  mass emissions since 1990 for Table 1 and substitution units. For the 265 units, total  $NO_x$  mass emissions in 1998 were 29 percent lower than in 1990, but 3 percent higher than in 1997. While this is the second year total  $NO_x$  mass emissions have increased, the ascent can be attributed in part to greater electrical production, as evidenced by an increase in heat input in 1997 and 1998 of 3 percent and 6 percent, respectively, compared to 1996. Without further reductions in emissions rates,  $NO_x$  emissions would be expected to rise with increased utilization.

 $<sup>^6</sup>$  For a more detailed description of the 1990 baseline refer to the Acid Rain Program 1996 Compliance Report.



**Exhibit 10 NO<sub>x</sub> Mass Emissions for 265 Phase I Units** 



#### PHASE II EARLY ELECTION UNITS

#### 275 Units Were Subject to Early Election Requirements in 1998

Nineteen ninety-eight was the second year in which early election utility units were required to meet the

Phase I NO<sub>x</sub> limit<sup>7</sup>. Exhibit 11 shows the number of Early Election units by boiler type and their corresponding emission limit.

**Exhibit 11 Distribution of 1998 Early Election Units by Boiler Type** 

Boiler Type	Standard Emission Limit	Operating Group 1, Phase 2 Units	Early Election Units	Percent of Units Electing
Tangentially-fired	0.45	300	171	57%
Dry Bottom Wall-fired	0.50	314	104	33%
Total		614	275	45%

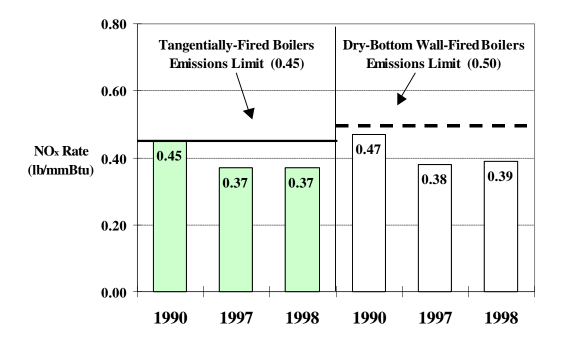
#### EARLY ELECTION COMPLIANCE RESULTS

For 1998, EPA determined that all 275 units complied with the Phase I, Group 1 emission limitations and have continued eligibility for Early Election in 1999 through 2007. See Appendix C-3: Compliance Results for the 275 Early Election Units in 1998.

Average  $NO_x$  emission rates for Early Election units have declined by 17%, from 0.46 lb/mmBtu in 1990 to 0.38 lb/mmBtu in 1998. This decline is less dramatic than the decline at Phase I  $NO_x$  units because 51% of the Early Election units are newer units already subject to the New Source Performance Standards (NSPS)  $NO_x$  emission limits. The overall  $NO_x$  emission rate for these units is comparable to the average rate of 0.41 lb/mmBtu for all Phase I  $NO_x$  units. Exhibit 12 summarizes the  $NO_x$  emission rate reductions from 1990 to 1998 by boiler type for the 265 Early Election units that were operating in 1990.

<sup>&</sup>lt;sup>7</sup> Compared with 1997, the universe of early election units remained the same, except for W C Dale Units 3 and 4 (KY) and H L Spurlock Unit 2 (KY), which were added after being inadvertently omitted in 1997.

**Exhibit 12 Average NO<sub>x</sub> Emission Rate for 265 Early Election Units (Operating in 1990)** 



#### NO<sub>x</sub> Mass Emissions Reduction

The total  $NO_x$  mass emissions from the operating Early Election units increased by 106,619 tons (or 8 percent) from 1990<sup>8</sup> to 1998, reflecting an increase in utilization (see Exhibit 13). For the 265 Early Election units operating in 1990, heat input increased during the eight year period by approximately 28%.

 $<sup>^{8}</sup>$  The 1990 NO $_{x}$  mass emissions value differs slightly from the value in the 1997 NO $_{x}$  Compliance report due to corrected estimates of heat input for ten units.

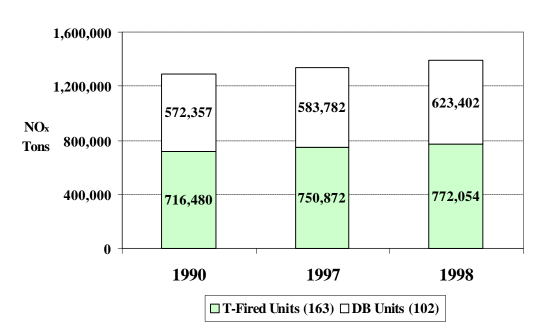


Exhibit 13 NO<sub>x</sub> Mass Emissions for 265 Early Election Units (Operating in 1990)

#### SO<sub>2</sub> AND NO<sub>x</sub> MONITORING IN 1998

In order to verify the reductions of  $SO_2$  and  $NO_x$  emissions mandated under the Clean Air Act and to support the  $SO_2$  allowance trading program, a fundamental objective of the Acid Rain Program is to ensure accounting of pollutant emissions from affected boilers and turbines. To implement this objective, concentrations of emitted  $SO_2$  and  $NO_x$  from each affected unit (boiler or turbine) are measured and recorded using Continuous Emissions Monitoring Systems (CEMS) (or an approved alternate measurement method) certified by EPA to meet the high accuracy standards of the Acid Rain Program.

CEMS are used to determine  $SO_2$  mass emissions and  $NO_x$  emission rates.  $SO_2$  mass emissions are determined using CEMS to measure  $SO_2$  concentration and stack flow rate.  $NO_x$  emission rates, on the other hand, are determined with  $NO_x$  and diluent gas ( $CO_2$  or  $O_2$ ) concentration monitors. These monitors are required to meet strict initial and on-going performance standards to demonstrate the accuracy, precision, and timeliness of their measurement capability.

One measure of the accuracy of a CEMS is the relative accuracy test audit (RATA), which is required for initial certification of a CEMS and for on-going quality assurance. The relative accuracy test audit ensures that the installed monitor measures the "true" value of the pollutant by comparing the monitor to a reference method which simultaneously measures the stack gas pollutant. Thus, the lower the relative accuracy resulting from the test audit, the more accurate the monitor. All monitoring systems must meet a certain relative accuracy standard in order to be qualified to report emissions to the Acid Rain Program; 10 percent for SO<sub>2</sub> and NO<sub>x</sub>, and 15 percent for flow (beginning January 1, 2000, the flow standard will also be 10 percent). As a further incentive for high quality maintenance, CEMS that achieve a superior accuracy result, less than or equal to 7.5 percent for SO<sub>2</sub> and NO<sub>x</sub> and less than or

equal to 10 percent for flow (beginning January 1, 2000, the flow standard for superior accuracy will also be 7.5 percent), are granted a reduced frequency annual RATA requirement in place of the semiannual requirement. Because the RATA determines relative accuracy as an absolute value, it does not detect whether the difference between the reference method values and the readings from the CEMS being tested is due to random error or to systematic bias. Therefore, an additional test is required to ensure that emissions are not underestimated: the bias test. This test determines if the CEMS is systematically biased low compared to the reference method and if so, a bias adjustment factor is calculated and applied to all reported data from that monitoring system to ensure there is no systematic underreporting. Exhibit 16 highlights the relative accuracy results achieved by Acid Rain CEMS in 1998.

Exhibit 14
1998 Relative Accuracy Test Audit (RATA) Results

	SO <sub>2</sub> Concentration	Volumetric Flow Rate	NO <sub>x</sub> Rate
Mean Relative Accuracy	4.2%	3.7%	4.1%
Median Relative Accuracy	3.0%	3.0%	3.1%
Percent Meeting Relative Accuracy Standard	95%	97%	91%

Another metric used to determine the effectiveness of a CEMS is the percentage of hours that a monitoring system is operating properly and meeting all performance standards and therefore, able to record and report an emissions value. This metric is defined as the percent monitor availability (PMA). Exhibit 17 shows the monitor availabilities reported in 1998 and indicates that the CEMS used to determine SO<sub>2</sub> mass emissions and NO<sub>x</sub> emission rates are well maintained and fulfilling the high performance standards required by the Acid Rain Program.

Exhibit 15 1998 CEMS Availability

Parameter	Median % Availability at End of 1998			
	<b>Coal-Fired Units</b>	Oil and Gas Units		
$SO_2$	99.5	98.5		
Flow	99.7	98.8		
NO <sub>x</sub>	99.2	98.0		

#### **CONCLUSION**

1998 proved to be another successful year for both the Acid Rain Program's rate-based approach to  $NO_x$  reduction and cap-and-trade approach to  $SO_2$  reduction. In 1998, all Phase I affected utility units not only met their compliance goals, but exceeded them, achieving an overall reduction of 390,254 tons

of  $NO_x$  from 1990 levels, and maintaining the extraordinary reductions of more than 5 million tons of  $SO_2$  from 1980 levels, first achieved in 1995. Additionally, the 275 Phase II  $NO_x$  early election units had increased emissions of eight percent since 1990, while their utilization increased by 28 percent during the same period.

Exceedance of compliance goals translates into additional environmental and health benefits. For example, the greater and earlier reductions of  $SO_2$  have resulted in a 10 - 25 percent drop in rainfall acidity in the Northeast in  $1995^9$ .

One factor mitigating the benefit of the overcompliance in the SO<sub>2</sub> program, of course, is the ability to use banked allowances in the future. The 40 percent of 1995 allowances, 35 percent of 1996 allowances, 23 percent of 1997 allowances, and 24 percent of 1998 allowances that were not retired for compliance purposes can be used to cover emissions in a later year. However, immediate health and environmental benefits are arguably more valuable than a benefit several years from now.

The NO<sub>x</sub> program, based on the more traditional rate-based approach, offers less flexibility and displays a lesser degree of overcompliance. It requires each unit to achieve reductions or, at a minimum, for a group of units to achieve an average emission rate equal to or lower than their individual limits. This approach does not allow emission reductions in one year to be used in another year, and as a result, the incentive to overcomply is diminished.

The pattern and certainty of emissions reductions over time will also differ between the two programs. After the year 2000 when both programs are in full implementation,  $SO_2$  emissions are expected to decline steadily to the emissions cap level of 8.95 million tons, whereas  $NO_x$  emissions, in the absence of an emissions cap, are expected to rise as existing sources are utilized more and new sources, which are not required to offset their emissions, are built and operated.

Despite these differences, both the  $SO_2$  and  $NO_x$  components of the Acid Rain Program are continuing the success in 1998. The significant progress evident at this stage of the program is encouraging. Through the continued efforts of Phase I participants and by additional reductions from Phase II units beginning in 2000, the long term goals of the Acid Rain Program -- a 10 million ton reduction of  $SO_2$  emissions and two million ton reduction of  $NO_x$  emissions -- will be achieved.

<sup>&</sup>lt;sup>9</sup> U.S. Geological Survey, Trends in Precipitation Chemistry in the United States, 1983-94 - An Analysis of the Effects in 1995 of Phase I of the CAAA of 1990, Title IV, USGS 96-0346, Washington, DC, June 1996.

Appendices A to C-3 were created using a variety of tools. They are not available in PDF; please download them at:

http://www.epa.gov/acidrain/cmprpt98/appendix.zip